[~116H8967]

		(Original Signature of Member)
117TH CONGRESS 2D SESSION	H.R.	

To require the Secretary of Health and Human Services to award a contract to an eligible nonprofit entity to establish and maintain a health care claims database for purposes of lowering Americans' health care costs, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. Beyer introduced	the following bill	ı; which was referr	ed to the Committee
or			

A BILL

To require the Secretary of Health and Human Services to award a contract to an eligible nonprofit entity to establish and maintain a health care claims database for purposes of lowering Americans' health care costs, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "National All-Payer
- 5 Claims Database Act of 2022".

1	SEC. 2. ESTABLISHMENT AND MAINTENANCE OF HEALTH
2	CARE CLAIMS DATABASE TO LOWER HEALTH
3	CARE COSTS.
4	(a) In General.—Not later than the date that is
5	180 days after the date of the enactment of this Act, the
6	Secretary of Health and Human Services (referred to in
7	this section as the "Secretary"), acting through the Direc-
8	tor of the Agency for Healthcare Research and Quality
9	and in consultation with the Secretary of Labor and the
10	Assistant Secretary for Planning and Labor of the De-
11	partment of Health and Human Services, shall award a
12	contract in accordance with subsection (b) to an eligible
13	nonprofit entity described in such subsection for purposes
14	of carrying out the requirements of such entity under this
15	section.
16	(b) Contract With Eligible Nonprofit Enti-
17	TY.—
18	(1) Competitive procedures.—The Sec-
19	retary shall award the contract described in sub-
20	section (a) to an eligible nonprofit entity described
21	in paragraph (2) using full and open competition
22	procedures pursuant to chapter 33 of title 41,
23	United States Code.
24	(2) ELIGIBLE NONPROFIT ENTITY.—An eligible
25	nonprofit entity described in this paragraph is a
26	nonprofit entity that—

1	(A) is governed by a board that includes—
2	(i) representatives of the academic re-
3	search community; and
4	(ii) individuals with expertise in public
5	and employer-sponsored insurance, re-
6	search using health care claims data, and
7	actuarial analysis; and
8	(B) conducts its business in an open and
9	transparent manner that provides the oppor-
10	tunity for public comment on its activities.
11	(3) Considerations.—In awarding a contract
12	to an eligible nonprofit entity under this section, the
13	Secretary shall consider the experience of each eligi-
14	ble nonprofit entity in—
15	(A) collecting and aggregating health care
16	claims data and ensuring quality assurance and
17	privacy and security of such claims data;
18	(B) supporting academic, private, and pur-
19	chaser research on health care costs, spending,
20	and utilization for and by privately or publicly
21	insured patients;
22	(C) working with large health insurance
23	issuers, group health plans, and third-party ad-
24	ministrators of group health plans to assemble
25	a health care claims database;

1	(D) effectively collaborating with and en-
2	gaging stakeholders to develop reports;
3	(E) meeting budgets and timelines, includ-
4	ing with respect to developing reports; and
5	(F) facilitating the creation of, or sup-
6	porting, State all-payer claims databases.
7	(4) Period of Contract.—
8	(A) In general.—A contract awarded
9	under this section shall be for a period of 5
10	years (or, in the case of the first such contract
11	awarded under this section, for a period of 10
12	years) and may be renewed, subject to the full
13	and open competition procedures described in
14	paragraph (1).
15	(B) Transition of contract.—In the
16	case that a contract is not renewed for a subse-
17	quent 5-year period under subparagraph (A)
18	after the use of the full and open competition
19	procedures described in paragraph (1), the Sec-
20	retary shall require the entity whose contract is
21	expiring to transfer all data maintained by the
22	health care claims database described in para-
23	graph (5)(A) to the entity to whom the Sec-
24	retary has awarded a contract for the subse-
25	quent 5-year period. The entity whose contract

1	is expiring may not disclose such data to any
2	other entity or keep such data after the expira-
3	tion of such contract.
4	(5) Requirements of contract.—Each con-
5	tract awarded under this section shall require the
6	entity awarded such contract to carry out each of
7	the following:
8	(A) Establish and maintain a health care
9	claims database in accordance with the require-
10	ments of the HIPAA privacy regulation and
11	other standards prescribed by the advisory com-
12	mittee under subsection (e).
13	(B) Ensure that such health care claims
14	database makes available data submitted under
15	subsection (d) in accordance with the require-
16	ments of subsection (c).
17	(C) In the case that the contract is not re-
18	newed after the end of the 5-year period of the
19	contract, carry out the transfer of data required
20	pursuant to paragraph (4)(B) during the 18-
21	month period ending on the day of the expira-
22	tion of such contract in accordance with a
23	schedule and process determined by the Sec-
24	retary.

1	(D) Comply with the HIPAA privacy regu-
2	lation in the same manner and to the same ex-
3	tent as such regulation applies to a covered en-
4	tity (as defined pursuant to such regulation).
5	(E) Strictly limit staff access to such
6	health care claims database to staff with appro-
7	priate training, clearance, and background
8	checks, and require such staff to undergo reg-
9	ular privacy and security training.
10	(F) Maintain effective security standards
11	for transferring data from such health care
12	claims database and making such data available
13	to all individuals and entities who are author-
14	ized users pursuant to subsection $(c)(2)$.
15	(G) Adhere to best security practices with
16	respect to the management and use of such
17	data for health services research, in accordance
18	with applicable Federal privacy law.
19	(H) Develop cross-State and regional re-
20	porting using data submitted to such database
21	to support Federal and State analyses of health
22	care access, utilization, and costs.
23	(I) Develop dashboards and other tools in
24	such database to allow entities authorized to

1	use such database to view subsets of nationally-
2	aggregated data.
3	(J) Respond to State, Federal, and Con-
4	gressional requests relating to data maintained
5	in such database.
6	(K) Establish a committee that includes
7	representatives from Federal and State Govern-
8	ments and health care consumers to ensure op-
9	erations transparency and accountability for the
10	actions of the entity.
11	(c) Availability of Data From Health Care
12	CLAIMS DATABASE.—
13	(1) In general.—Subject to paragraph (2),
14	the entity maintaining the health care claims data-
15	base described in subsection (b)(5)(A) shall make
16	available the data submitted under subsection (d) (in
17	accordance with privacy and security policies estab-
18	lished by the committee described in subsection
19	(b)(5)(K)), at cost (taking into account any cost as-
20	sociated with the acquisition and processing such
21	data and other administration costs of the entity) or,
22	in the case of a Federal or State agency or State all-
23	payer claims database sharing data with the entity,
24	at no cost, not later than 6 months after such data
25	is so submitted—

1	(A) to patients;
2	(B) to health care providers and hospitals;
3	(C) to group health plans and health insur-
4	ance issuers offering individual or group health
5	insurance coverage;
6	(D) to States;
7	(E) to any State all-payer claims database
8	and regional health care claims database oper-
9	ated pursuant to the authorization of each
10	State covered by such regional health care
11	claims database that shares data with the enti-
12	ty;
13	(F) to any individual or entity conducting
14	research;
15	(G) to the Secretary of Defense for pur-
16	poses of carrying out the TRICARE program
17	under chapter 55 of title 10, United States
18	Code;
19	(H) to the Secretary of Veterans Affairs
20	for purposes of carrying out the VA health care
21	program;
22	(I) to the Director of the Office of Per-
23	sonnel Management for purposes of carrying
24	out the Federal Employees Health Benefits

1	Program established under chapter 89 of title
2	5, United States Code; and
3	(J) to the Director of the Congressional
4	Budget Office, the Comptroller General of the
5	United States, the Administrator of the Centers
6	for Medicare & Medicaid Services, the Executive
7	Director of the Medicare Payment Advisory
8	Commission, and the Executive Director of the
9	Medicaid and CHIP Payment Advisory Com-
10	mission.
11	(2) Authorization for access to data.—
12	(A) In general.—The entity maintaining
13	the health care claims database described in
14	subsection (b)(5)(A) may only make available
15	the data described in paragraph (1) to an indi-
16	vidual or entity described in any of subpara-
17	graphs (A) through (J) of such paragraph in
18	such individual or entity submits an application
19	to such entity requesting authorization for ac-
20	cess to such database in accordance with this
21	paragraph.
22	(B) APPLICATION.—An application under
23	this paragraph shall be submitted at such time.
24	in such manner, and containing such informa-

1	tion as the Secretary may require and shall in-
2	clude—
3	(i) in the case of an individual or enti-
4	ty requesting access to the health care
5	claims database described in subsection
6	(b)(5)(A) for research purposes—
7	(I) a description of the uses and
8	methodologies for evaluating health
9	system performance using the data
10	from such database; and
11	(II) documentation of approval of
12	such research purposes by an institu-
13	tional review board, if applicable for a
14	particular plan of research; and
15	(ii) in the case of a group health plan,
16	health insurance issuer, third-party admin-
17	istrator of a group health plan, or health
18	care provider requesting access to such
19	health care claims database for the pur-
20	pose of quality improvement or cost-con-
21	tainment, a description of the intended
22	uses for the data from such database.
23	(C) Data use and confidentiality
24	AGREEMENT.—Upon approval of an application
25	under subparagraph (B), the authorized user

1	shall enter into a data use and confidentiality
2	agreement with the entity that approved such
3	application, which shall include a prohibition on
4	attempts to reidentify and disclose protected
5	health information and proprietary financial in-
6	formation. In the case of an approval of an ap-
7	plication for quality improvement or cost-con-
8	tainment purposes under subparagraph (B)(ii),
9	access to data from the health care claims data-
10	base described in subsection (b)(5)(A) shall be
11	provided in a form and manner such that the
12	authorized user may not obtain individually
13	identifiable price information with respect to di-
14	rect competitors.
15	(3) Availability of reports and analyses
16	BASED ON DATA.—
17	(A) In general.—Subject to subpara-
18	graph (B), the entity maintaining the health
19	care claims database described in subsection
20	(b)(5)(A), in accordance with policies and pro-
21	cedures established by the committee described
22	in subsection (b)(5)(K), shall make available re-
23	ports or analyses based on data from such data-
24	base, including aggregate data sets, free of
25	charge. In the case of any such user who ac-

1	cesses such data for research purposes, such en-
2	tity shall require such user, as a condition of
3	accessing such data, that such user make any
4	research arising from such data available on
5	such database free of charge.
6	(B) Customized reports.—Group health
7	plans and health care providers may request
8	customized reports from the entity maintaining
9	the health care claims database described in
10	subsection (b)(5)(A), at cost, but subject to the
11	requirements of the HIPAA privacy regulation.
12	(d) Submission of Data to Health Care Claims
13	Database.—
14	(1) In general.—Subject to paragraphs (2)
15	and (3), a group health plan (through its sponsor,
16	third-party administrator, pharmacy benefit man-
17	ager, or other entity designated by the group health
18	plan) or a health insurance issuer offering group or
19	individual health insurance coverage shall electroni-
20	cally submit to the health care claims database
21	maintained under this section all claims data (in-
22	cluding claims with respect to treatment of sub-
23	stance use disorders and prescription drug claims)
24	with respect to the plan or group or individual
25	health insurance coverage, respectively. The pre-

1	ceding sentence shall not apply with respect to
2	claims data submitted to an all-payer claims data-
3	base established by a State if such database shares
4	complete data with the database maintained under
5	this section.
6	(2) Scope of information and format of
7	SUBMISSION.—The entity maintaining the health
8	care claims database under this section, in consulta-
9	tion with and approval from the committee convened
10	under subsection (e), shall—
11	(A) specify the data elements required to
12	be submitted under paragraph (1) (and update
13	such elements as the entity determines nec-
14	essary on an annual basis), which shall include
15	all data related to transactions described in
16	subparagraphs (A) and (E) of section
17	1173(a)(2) of the Social Security Act (42
18	U.S.C. 1320d-2(a)(2)), including all data ele-
19	ments normally present in such transactions
20	when adjudicated, and enrollment information;
21	(B) on an annual basis, specify the form
22	and manner for submissions under this sub-
23	section and the historical period to be included
24	in the initial submission;

1	(C) review such submissions for alignment
2	with national data standards, internal consist-
3	ency, cohesiveness (such as cross-file linkage),
4	completeness, quality assurance, accuracy, and
5	reasonableness, taking into account input from
6	group health plans and health insurance
7	issuers;
8	(D) offer an automated submission option
9	to minimize administrative burdens relating to
10	the submission of data under this subsection;
11	(E) develop a data collection standard for
12	use by State all-payer claims databases receiv-
13	ing Federal funds pursuant to subsection (h);
14	(F) curate and normalize cross-State and
15	cross-payer data to support comparability and
16	analytic use;
17	(G) ensure that States submitting data to
18	the entity and using such database have access
19	to claims data from Federal health care pro-
20	grams and self-insured group health plans at
21	times and in a manner agreed to by the entity
22	and the States.
23	(3) De-identification of data.—The entity
24	maintaining the health care claims database under

1	this section, in consultation with the committee con-
2	vened under subsection (e), shall—
3	(A) establish a process under which data is
4	de-identified in accordance with section
5	164.514(a) of title 45, Code of Federal Regula-
6	tions (or any successor regulations), prior to re-
7	lease while retaining the ability to link data lon-
8	gitudinally for the purposes of research on cost
9	and quality and the ability to complete risk ad-
10	justment and geographic analysis;
11	(B) ensure that any third-party sub-
12	contractors who perform the de-identification
13	process described in subparagraph (A) retain
14	the minimum necessary information to perform
15	such process and adhere to effective security
16	and encryption practices in data storage and
17	transmission;
18	(C) release claims and other data collected
19	under this subsection only in de-identified form,
20	in accordance with section 164.514(a) of title
21	45, Code of Federal Regulations (or any suc-
22	cessor regulations), unless otherwise determined
23	appropriate by the committee convened under
24	subsection (e); and

1	(D) ensure that data is encrypted, in ac-
2	cordance with the HIPAA privacy regulation.
3	(4) Other data.—
4	(A) MEDICAID AND MEDICARE DATA.—The
5	Administrator of the Centers for Medicare &
6	Medicaid Services shall submit all health care
7	claims data with respect to the Medicare pro-
8	gram under title XVIII of the Social Security
9	Act (42 U.S.C. 1395 et seq.), including claims
10	data with respect to items and services fur-
11	nished under part C or D of such title, and the
12	Medicaid program under title XIX of such Act
13	(42 U.S.C. 1396 et seq.) in accordance with
14	scope, format, and de-identification require-
15	ments applicable pursuant to paragraphs (2)
16	and (3).
17	(B) TRICARE.—The Secretary of Defense
18	shall submit all health care claims data with re-
19	spect to the TRICARE program under chapter
20	55 of title 10, United States Code, in accord-
21	ance with scope, format, and de-identification
22	requirements applicable pursuant to paragraphs
23	(2) and (3).
24	(C) FEHB.—The Director of the Office of
25	Personnel Management shall submit all health

1	care claims data with respect to the Federal
2	Employee Health Benefits program in accord-
3	ance with scope, format, and de-identification
4	requirements applicable pursuant to paragraphs
5	(2) and (3).
6	(D) State data.—The entity maintaining
7	the health care claims database under this sec-
8	tion may collect data from State all-payer
9	claims databases that seek access to such health
10	care claims database. A State receiving funds
11	under subsection (h) may require health insur-
12	ance issuers and other payers to submit claims
13	data (including data from self-insured group
14	health plans) to a State-mandated all-payer
15	claims database, provided that such data is sub-
16	mitted in accordance with the standard de-
17	scribed in paragraph (1) of such subsection.
18	(5) Prohibition.—Any individual or entity re-
19	quired to submit data under this subsection may not
20	place any restrictions on the use of such data by au-
21	thorized users under subsection $(c)(2)$.
22	(e) GOVERNANCE COMMITTEE.—
23	(1) In general.—Not later than the date that
24	is 180 days after the date of the enactment of this
25	Act, the Secretary shall convene a governance com-

1	mittee (referred to in this subsection as the "Com-
2	mittee") to advise the Secretary, any entity awarded
3	a contract under subsection (b), and Congress on
4	the establishment, operations, and use of the health
5	care claims database established and maintained
6	under this section and other activities carried out by
7	the entity with a contract in effect under this sec-
8	tion.
9	(2) Membership.—
10	(A) APPOINTMENT.—In accordance with
11	clause (ii), the Secretary, in consultation with
12	the Comptroller General of the United States,
13	shall appoint members to the Committee who
14	have distinguished themselves in the fields of
15	health services research, health economics,
16	health informatics, or the governance of State
17	all-payer claims databases, or who represent or-
18	ganizations likely to submit data to or use the
19	health care claims database established and
20	maintained under this section, including pa-
21	tients.
22	(B) Composition.—For purposes of
23	clause (i)—
24	(i) the Secretary shall appoint to the
25	Committee—

1	(I) one member to serve as the
2	chair of the Committee, who may not
3	be a representatives of the Federal
4	Government or any State Govern-
5	ment;
6	(II) one representatives from the
7	Assistant Secretary for Planning and
8	Evaluation of the Department of
9	Health and Human Services;
10	(III) one representative from the
11	Centers for Medicare & Medicaid
12	Services;
13	(IV) one representative from the
14	Agency for Health Research and
15	Quality;
16	(V) one representative from the
17	Office for Civil Rights of the Depart-
18	ment of Health and Human Services
19	with expertise in data privacy and se-
20	curity;
21	(VI) one representative from the
22	Office of the National Coordinator for
23	Health Information Technology; and
24	(VII) one representative of the
25	National Center for Health Statistics;

1	(VIII) seven representatives from
2	State all-payer claims databases elect-
3	ing to submit data to the national
4	database established by the entity
5	with a contract in effect under this
6	section; and
7	(ii) the Comptroller General of the
8	United States shall appoint to the Com-
9	mittee—
10	(I) one representative from an
11	employer that sponsors a group health
12	plan;
13	(II) one representative from an
14	employee organization that sponsors a
15	group health plan or health care pur-
16	chaser association;
17	(III) two researchers with exper-
18	tise in health economics or health
19	services research;
20	(IV) two patient advocates;
21	(V) one health data privacy and
22	security expert;
23	(VI) one representative with ex-
24	pertise in the governance of State all-
25	payer claims databases;

1	(VII) one representative from the
2	Employee Benefits Security Adminis-
3	tration of the Department of Labor;
4	and
5	(VIII) three additional members,
6	at the discretion of the Comptroller
7	General.
8	(C) Terms and vacancies.—Members of
9	the Committee shall serve three-year terms on
10	a staggered basis. A vacancy on the Committee
11	shall be filled by appointment in a manner con-
12	sistent with the requirements of this subsection
13	not later than 90 days after the vacancy arises.
14	(3) Duties.—The Committee shall (directly or
15	through the use of contractors)—
16	(A) assist and advise the Secretary on the
17	awarding and management of contracts award-
18	ed under subsection (b);
19	(B) assist and advise entities awarded such
20	contracts in establishing—
21	(i) the appropriate uses of data by all
22	individuals and entities who are authorized
23	users pursuant to subsection (c)(2), includ-
24	ing developing standards for the approval

1	of applications submitted pursuant to such
2	subsection;
3	(ii) the appropriate formats, methods,
4	and thresholds for collecting data under
5	the national database; and
6	(iii) the appropriate formats and
7	methods for making available to the public
8	reports and analyses based on the health
9	care claims database maintained under this
10	section;
11	(C) conduct an annual review of whether
12	data from such health care claims database was
13	used according to the appropriate uses de-
14	scribed in subparagraph (B)(ii);
15	(D) report, as appropriate, to the Sec-
16	retary and Congress on the operations of such
17	health care claims database and opportunities
18	to better achieve the objectives of this section;
19	(E) establish additional restrictions on re-
20	searchers who receive compensation from enti-
21	ties specified by the Committee in order to pro-
22	tect proprietary financial information;
23	(F) establish objectives for research and
24	public reporting, including setting strategic, re-
25	porting, and data release objectives and prior-

1	ities, and including advising on the development
2	and implementation of a strategic and oper-
3	ating plan for the entities awarded contracts
4	under subsection (b);
5	(G) solicit and consider public comments in
6	undertaking any duty specified in a preceding
7	subparagraph; and
8	(H) establish minimum State health data
9	collection, exchange, use, privacy, security, and
10	release standards for State all-payer claims
11	databases receiving Federal funds under sub-
12	section (h).
13	(f) Funding.—There are appropriated, out of mon-
14	ies in the Treasury not otherwise appropriated,
15	\$50,000,000 for each fiscal year (beginning with fiscal
16	year 2023), for the implementation of the initial contract
17	and establishment of the database under this section.
18	(g) Annual Report.—Not later than 2 years after
19	a contract is first awarded to an entity under this section,
20	and May 1 of each year thereafter, the entity with a con-
21	tract in effect under subsection (b) shall submit to Con-
22	gress and the Secretary, and make publicly available on
23	an internet website, a report containing a description of—
24	(1) trends in national and regional health serv-
25	ice prices, coverage and service costs, access gaps,

1	behavioral and substance use disorder treatment
2	health needs, telehealth adoption, and health care
3	utilization, including a geographic analysis of dif-
4	ferences in such trends;
5	(2) limitations in the data set;
6	(3) progress towards the objectives of this sec-
7	tion;
8	(4) the performance by the entity of the duties
9	required under such contract; and
10	(5) security methods employed by the entity to
11	protect data submitted to the entity.
12	(h) Grants to States.—
13	(1) In general.—The Secretary may award
14	grants to States for the purpose of maintaining, es-
15	tablishing, or utilizing State all-payer claims data-
16	bases that improve transparency of the health care
17	system (including by updating standards or data
18	submission requirements) or for the purpose of ex-
19	panding the capacity of an existing State-all payer
20	claims database (including integration with other
21	data resources). A State shall be eligible for a grant
22	under the preceding sentence only if such State
23	agrees to report claims data collected under such
24	State all-payer claims database to the national data-

base established by the entity with a contract in ef-

25

1 fect under subsection (b) in a time and manner 2 specified by the entity and to ensure that such data-3 base complies with the standard described in sub-4 section (d)(2)(E). No State may receive an aggre-5 gate of more than \$10,000,000 with respect to all 6 grants awarded to such State under this subsection, except that such limit shall not apply to grants 7 8 awarded jointly to multiple States for the purposes 9 of establishing regional all-payer claims databases. 10 (2)ONE-TIME HEALTH DATA INNOVATION 11 GRANTS.—The Secretary may award each State a 12 one-time health data innovation grant to allow such 13 State to undertake activities relating to health data 14 innovation that the Secretary determines to be of po-15 tential national interest. 16 (3) Funding.—There is authorized to be ap-17 propriated \$40,000,000 for each of fiscal years 2021 18 through 2028 for the purpose of awarding grants to 19 States under this subsection. Of amounts appro-20 priated under the preceding sentence, not less than 21 10 percent of such amounts shall be made available 22 for grants described in paragraph (2). 23 (i) Exemption From Public Disclosure.— IN GENERAL.—Data submitted to 24 the

health care claims database under subsection (d)

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1 shall not be considered public records and shall be 2 exempt from any Federal law relating to public dis-3 closure requirements. 4 (2) Restrictions on uses for certain pro-5 CEEDINGS.—Such data may not be subject to dis-6 covery or admission as public information or evi-7 dence in judicial or administrative proceedings with-8 out the consent of the affected parties. 9 (j) Definitions.—In this section: 10 (1) HIPAA PRIVACY REGULATION.—The term 11 "HIPAA privacy regulation" has the meaning given 12 such term in section 1180(b)(3) of the Social Secu-13 rity Act (42 U.S.C. 1320d–9(b)(3)). 14 (2) PHSA DEFINITIONS.—The terms "group 15 health plan", "group health insurance coverage", "health insurance issuer", and "individual health in-16 surance coverage" have the meanings given such 17 18 terms in section 2791 of the Public Health Service 19 Act (42 U.S.C. 300gg-91). 20 (3) PROTECTED HEALTH INFORMATION.—The 21 term "protected health information" has the mean-22 ing given such term in section 160.103 of title 45, 23 Code of Federal Regulations (or any successor regulations). 24

1	(4) Proprietary financial information.—
2	The term "proprietary financial information"—
3	(A) means data that would disclose the
4	terms of a specific contract between an indi-
5	vidual health care provider or facility and a spe-
6	cific group health plan, Medicaid managed care
7	organization or other managed care entity, or
8	health insurance issuer offering group or indi-
9	vidual health insurance coverage; and
10	(B) does not include any billing or pay-
11	ment information from claims between such a
12	provider or facility and such a health plan,
13	managed care organization or other managed
14	care entity, or health insurance issuer.
15	(k) Conforming Amendments.—
16	(1) PHSA.—Subpart II of part A of title
17	XXVII of the Public Health Service Act (42 U.S.C.
18	300gg-11 et seq.) is amended by adding at the end
19	the following new section:
20	"SEC. 2730. HEALTH CARE CLAIMS DATABASE REPORTING
21	REQUIREMENT.
22	"A group health plan and a health insurance issuer
23	offering group or individual health insurance coverage
24	shall comply with the provisions of section 1(d) of the Na-
25	tional All-Payer Claims Database Act of 2022.".

1	(2) ERISA.—
2	(A) In general.—Subpart B of part 7 of
3	subtitle B of title I of the Employee Retirement
4	Income Security Act of 1974 (29 U.S.C. 1185
5	et seq.) is amended by adding at the end the
6	following new section:
7	"SEC. 716. HEALTH CARE CLAIMS DATABASE REPORTING
8	REQUIREMENT.
9	"A group health plan and a health insurance issued
10	offering group health insurance coverage shall comply with
11	the provisions of section 1(d) of the National All-Payer
12	Claims Database Act of 2022.".
13	(B) CLERICAL AMENDMENT.—The table of
14	contents in section 1 of such Act is amended by
15	inserting after the item relating to section 715
16	the following new item:
	"Sec. 716. Health care claims database reporting requirement.".
17	(3) IRC.—
18	(A) In general.—Subchapter B of chap-
19	ter 100 of the Internal Revenue Code of 1986
20	is amended by adding at the end the following
21	new section:

1	"SEC. 9816. HEALTH CARE CLAIMS DATABASE REPORTING
2	REQUIREMENT.
3	"A group health plan shall comply with the provisions
4	of section 1(d) of the National All-Payer Claims Database
5	Act of 2022.".
6	(B) CLERICAL AMENDMENT.—The table of
7	sections for such subchapter is amended by
8	adding at the end the following new item:
	"Sec. 9816. Health care claims database reporting requirement.".
9	SEC. 3. STUDY AND REPORTS BY COMPTROLLER GENERAL.
10	(a) STUDY.—The Comptroller General of the United
11	States shall conduct a study on—
12	(1) the performance of each entity awarded a
13	contract under subsection (b) of section 1;
14	(2) the privacy and security of any data sub-
15	mitted to such entity under subsection (d) of such
16	section;
17	(3) the costs incurred by such entity in per-
18	forming duties under such a contract;
19	(4) any barriers preventing States from access-
20	ing health claims data from Federal health care pro-
21	grams or self-insured group health plans that is nec-
22	essary to effectively oversee State markets;
23	(5) the extent to which the Federal Government
24	has access to health claims data: and

1	(6) the extent to which health claims data is ef-
2	ficiently submitted to the national database estab-
3	lished by such entity and efficiently distributed by
4	such entity to authorized users of such database.
5	(b) Reports.—Not later than two years after the ef-
6	fective date of the first contract awarded under section
7	1(b), and again not later than four years after such effec-
8	tive date, the Comptroller General of the United States
9	shall submit to Congress a report containing the results
10	of the study conducted under subsection (a), together with
11	recommendations for such legislation and administrative
12	action as the Comptroller General determines appropriate.